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Attorney for: John Stinson

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA ,

Plaintiff,

I I CIII CII.

VS.

JOHN STINSON,

Case No.: 20-cr-00238-JLT-20

DEFENDANT JOHN STINSON'S STATEMENT OF READINESS FOR JURY TRIAL ON JANUARY 14, 2025

Defendant.

Defendant John Stinson, by his counsel, Kenneth Reed, provides his statement of readiness per the Court's Minute Order. Mr. Stinson and his counsel are preparing and will be ready to proceed to trial on January 14, 2025.

Having said that, Mr. Stinson asserts his speedy trial rights pursuant to the Sixth Amendment and demands a speedy Jury trial, it is his position that his right to a speedy trial will be violated if the January 14, 2025, trial date is continued.

<sup>1</sup> See Order [Doc. 1419].

US v. Stinson Defendant Stinson's Statement of Readiness Case No: 20-cr-0238

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Mr. Stinson shares the concern and joins the position of co-defendant Kenneth Johnson, regarding possible government misconduct disregarding court orders, discovery deadlines, and the intentionally dumping hundreds of thousands of items of new discovery on defendents effectively on the the eve of jury trial.

The Stinson defense is still reviewing these documents and as of this writing, will still be ready to commence jury trial on January 14, 2025.

Respectfully Submitted,

Dated: November 22, 2024

Kenneth Reed

Kenneth A Reed Attorney for Defendant John Stinson